State of South Dakota

NINETIETH SESSION LEGISLATIVE ASSEMBLY, 2015

400W0203

HOUSE BILL NO. 1011

Introduced by: The Committee on Retirement Laws at the request of the South Dakota Retirement System

1	FOR AN ACT ENTITLED, An Act to provide for automatic increases in the accounts of		
2	automatically-enrolled participants of the deferred compensation plan of the South Dakota		
3	Retirement System.		
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:		
5	Section 1. That § 3-13-56 be amended to read as follows:		
6	3-13-56. The board may establish an automatic enrollment feature within the plan by rules		
7	promulgated pursuant to chapter 1-26 and § 3-13-54. Any automatic enrollment feature		
8	established by the board shall include:		
9	(1)	A provision that automatic enrollment shall apply only to newly-employed members	
10		hired after a specified future date;	
11	(2)	A provision that automatic enrollment shall apply only to the employees of those	
12		participating units that choose the automatic enrollment feature for the unit's	
13		employees;	
14	(3)	A provision that automatic enrollment may not require more than an established	
15		maximum contribution per month per automatically-enrolled participant;	

- 2 - HB 1011

1	(4)	A provision that a participant who is automatically enrolled shall have as long as
2		ninety days after the start of employment to discontinue participation in the plan;
3	(5)	A provision that an automatically-enrolled participant who discontinues participation
4		in the plan within ninety days of enrollment shall receive a refund of the participant's
5		account within thirty days after discontinuing participation;
6	(6)	A provision that the state investment officer shall select a default investment fund to
7		receive contributions by any automatically-enrolled participant who does not choose
8		an investment alternative to receive the participant's contributions;
9	(7)	A provision authorizing participating units and the system to make contributions to
10		the plan for the benefit of participants;
11	(8)	A provision that the plan shall adhere to notice requirements to automatically-
12		enrolled participants in accord with Internal Revenue Service Rulings 98-30 and
13		2000-8; and
14	(9)	A provision that automatic enrollment does not require advance authorization by a
15		participant, which is hereby deemed to be an exception to the provisions of any state
16		law requiring employee authorization for a payroll deduction or any similar ordinance
17		of a local participating unit; and
18	<u>(10)</u>	A provision that the amount of compensation deferred by an automatically-enrolled
19		participant shall automatically increase by a specified amount each year unless the
20		participant elects not to participate in automatic escalation or elects to defer a
21		different amount than specified.
22	If a pa	rticipant discontinues participation pursuant to subdivision (4), that act is a permissive
withdrawal pursuant to § 414(w) of the Internal Revenue Code.		